## AMENDED IN SENATE JULY 15, 2009 AMENDED IN ASSEMBLY JUNE 1, 2009 AMENDED IN ASSEMBLY APRIL 23, 2009

CALIFORNIA LEGISLATURE—2009-10 REGULAR SESSION

## ASSEMBLY BILL

No. 716

## **Introduced by Assembly Member Huber**

February 26, 2009

An act to add Section 722 to the Military and Veterans Code, relating to veterans.

## LEGISLATIVE COUNSEL'S DIGEST

AB 716, as amended, Huber. Veteran services: state agencies and departments.

Under existing law, the Department of Veterans Affairs has specified powers and duties relating to veterans.

This bill would state the intent of the Legislature that the Department of Veterans Affairs enter into memorandums of understanding or interagency agreements with other state agencies and departments, as specified, to ascertain the veteran status of all persons receiving services, benefits, or assistance from those state agencies and departments, as provided. This bill would—require provide that the Employment Development Department and the Department of Motor Vehicles—to collect specified information from individuals that identify themselves as veterans, and to transmit this information, as provided, to the Department of Veterans Affairs so that the department may notify these veterans about state and federal benefits and other veteran programs and services for which the veterans may be eligible may, in consultation with the Department of Veterans Affairs, make available in their field

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offices brochures, forms, and posters in order to inform veterans of benefits and services. This bill would also require the Employment Development Department and the Department of Motor Vehicles to collect and send any voluntarily completed forms to the Department of Veterans Affairs on at least a quarterly basis, and to add a link to their Internet Web sites that will direct parties to the Department of Veterans Affairs Internet Web site.

Vote: majority. Appropriation: no. Fiscal committee: yes. State-mandated local program: no.

The people of the State of California do enact as follows:

1 SECTION 1. Section 722 is added to the Military and Veterans 2 Code, to read:

722. (a) The Legislature finds and declares all of the following:

- 4 (1) The United States Department of Veterans Affairs spent \$7.1 billion in California in federal fiscal year 2008, \$3.1 billion of which was for compensation and pension payments to veterans.

  These compensation and pension payments are directly paid to veterans and generate a significant contribution to California's
- 8 veterans and generate a significant contribution to California's 9 economy.
  - (2) Unfortunately, only approximately 11 percent of veterans who are eligible in California participate in these programs. California ranks 38th nationally in terms of participation rates. On a per capita basis, Texas and Florida collect 44 percent and 31 percent more respectively in disability benefits than California. This difference is primarily due to Texas and Florida having more veterans' services representatives available to assist veterans in pursuing benefit claims.
  - (3) It is estimated that if California could increase the participation rate to the national average of slightly over 12 percent, over \$330 million more could be returned to the state and local economy and paid to our resident veterans who need that money to support themselves and their families.
  - (4) County veteran service officers and veterans service organizations have assumed the primary responsibility to assist veterans in accessing these federal benefits, but the funding for this valuable service is scarce. Consequently, the California Department of Veterans Affairs and other state agencies and departments, as well as local government agencies, that come into

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regular contact with veterans and National Guard members returning from deployment must do a better job informing resident veterans and their dependents of their eligibility for these benefits so that veterans and their dependents can enroll and begin the application process sooner.

- (b) It is the intent of the Legislature that the department enter into memorandums of understanding or interagency agreements with other state agencies or departments, as selected by the department, to ascertain the veteran status of all persons receiving services, benefits, or assistance from those state agencies and departments.
- (c) (1)—The Employment Development Department and the Department of Motor Vehicles shall collect the name, address, telephone number, and e-mail address, if available, of individuals that identify themselves as veterans.
- (2) The information specified in paragraph (1) shall be transmitted to the department on a quarterly basis, so that the department may notify these veterans about state and federal benefits and other veteran programs and services for which the veterans may be eligible.
- (3) The Employment Development Department and the Department of Motor Vehicles shall notify the veterans that they are collecting the information for the purpose specified in paragraph (2). Department of Motor Vehicles, in consultation with the department, may make available in their field offices brochures, forms, and posters in order to inform veterans of benefits and services. The Employment Development Department and the Department of Motor Vehicles shall collect and send voluntarily completed forms to the department on at least a quarterly basis and add a link to their Internet Web sites that directs parties to the department's Internet Web site.